

*Permit No. 2178

APPLICATION FOR A PERMIT

To appropriate the Public Waters of the State of Oregon

I, Angie Murphy on behalf of myself, John Murphy and the Estate of D - Murphy,
(Name of Applicant)
of which I am one of the heirs
of Beulah, County of Malheur **Abstract Made**
(Postoffice)
State of Oregon, do hereby make application for a permit to appropriate the

following described public waters of the State of Oregon, subject to existing rights:

If the applicant is a corporation, give date and place of incorporation

1. The source of the proposed appropriation is Warm Spring Creek, a tributary of North
(Name of stream)
Fork of Malheur River, ~~tributary of~~

2. The amount of water which the applicant intends to apply to beneficial use is
6 cubic feet per second.

3. The use to which the water is to be applied is supplemental supply for the irrigation
(Irrigation, power, mining, manufacturing,
of lands already having a partial water right, also new water right for certain
domestic supplies, etc.) lands

4. The point of diversion is located 50 ft. N of Northeast corner of northwest quarter
(Give distance and bearing to section corner)
Southeast quarter of Sec. 36 Tp 18 S R 37 E.W.M. in Malheur County, Ore. One ditch on
each side of creek.

being within the SE 1/4 of NE 1/4 of Sec. 36, Tp. 18 S
(Give smallest legal subdivision) (No. N. or S.)
R. 37 E, W. M., in the county of Malheur
(No. E. or W.)

5. The each ditch to be 1 1/4 miles in
(Main ditch, canal or pipe line)
length, terminating in the Bendier Warm Springs Ditch NW 1/4 NE 1/4 2
Murphy East Ditch NW SW 1 of Sec. 1, Tp. 19 S, R. 37 E
(Smallest legal subdivision) (No. N. or S.) (No. E. or W.)
W. M., the proposed location being shown throughout on the accompanying map.

6. The name of the ditch, canal or other works is Bendier Warm Springs Ditch and
Murphy East Ditch, taken out at same point on respective sides of stream.

DESCRIPTION OF WORKS.

DIVERSION WORKS—

7. (a) Height of dam.....feet, length on top.....feet, length at bottom
.....feet; material to be used and character of construction.....
(Loose rock, concrete,
masonry, rock and brush, timber crib, etc., wasteway over or around dam)

(b) Description of headgate.....
(Timber, concrete, etc., number and size of openings)

*A different form of application is provided where an appropriation is to be made by the enlargement of existing works, or where storage works are contemplated. These forms can be secured without charge, together with instructions, by addressing the State Engineer, Salem, Oregon.

CANAL SYSTEM— Each ditch same size

8. (a) Give dimensions at each point of canal where materially changed in size, stating miles from headgate. At headgate: Width on top (at water line) 4 feet; width on bottom 3 1/2 feet; depth of water 2 1/2 feet; grade good feet fall per one thousand feet.

(b) At _____ miles from headgate. Width on top (at water line) _____ feet; width on bottom _____ feet; depth of water _____ feet; grade _____ feet fall per one thousand feet.

FILL IN THE FOLLOWING INFORMATION WHERE THE WATER IS USED FOR:

IRRIGATION— (58 acres, new right)

9. The land to be irrigated has a total area of 268 acres, located in each smallest legal subdivision, as follows:

- NW 1/4 SE 1/4 Sec 36, 25 acres;
NE 1/4 SW 1/4 S. 36, 16 acres;
SE 1/4 SW 1/4 S. 36 35 ac.
SW 1/4 SW 1/4 S. 36 22 acres;
SE 1/4 SE 1/4 S. 35 10 acres; Tp. 18 S R 37 E.W.M.
NE 1/4 NE 1/4 S. 2 37 acres;
NW 1/4 NE 1/4 S. 2 12 acres; and
NE 1/4 NW 1/4 S. 1 25 acres;
NW 1/4 NW 1/4 S. 1 40 acres;
SW 1/4 SE 1/4 S. 1 38 acres in Tp 19 S R 37 and
NW 1/4 SW 1/4 Sec 1 Tp 19 S R 37 E.W.M. 10 acres.

(If more space required, attach separate sheet)

POWER, MINING, MANUFACTURING, OR TRANSPORTATION PURPOSES—

10. (a) Total amount of power to be developed _____ theoretical horsepower.

(b) Total fall to be utilized _____ feet. (Head)

(c) The nature of the works by means of which the power is to be developed _____

(d) Such works to be located in _____ of Sec _____ (Legal subdivision)

Tp. _____, R. _____, W. M. (No. N. or S.) (No. E. or W.)

(e) Is water to be returned to any stream? _____ (Yes or No)

(f) If so, name stream and locate point of return _____

_____, Sec _____, Tp _____, R. _____, W. M. (No. N. or S.) (No. E. or W.)

(g) The use to which power is to be applied is _____

(h) The nature of the mines to be served _____

MUNICIPAL SUPPLY—

11. To supply the city of
..... County, having a present population of, and an
(Name of) estimated population of in 191.....

(Answer questions 12, 13, 14, and 15 in all cases)

- 12. Estimated cost of proposed works, \$ 1000.⁰⁰.....
- 13. Construction work will begin on or before As soon as receive permit.....
- 14. Construction work will be completed on or before One year from date of commencement of work.....
- 15. The water will be completely applied to the proposed use on or before.....
One year from completion of work.....

Duplicate maps of the proposed ditch or other works, prepared in accordance with the rules of the State Water Board, accompany this application.

John Murphy
(Name of applicant)
Mrs. Angie Murphy

Signed in the presence of us as witnesses:

- (1) W H Brooke Ontario, Oregon
(Name) (Address of witness)
- (2) C T Prall Ontario, Oregon
(Name) (Address of witness)

Remarks: The water for above land is desired as supplemental to the water right now belonging to above property from Jerry creek, Bendier Creek, and Warm Spring Creek. That above is new appropriation for 13 acres NW $\frac{1}{4}$ SW $\frac{1}{4}$ in Sec. 36 T 18 S R 37 E, and 15 acres in NE $\frac{1}{4}$ NE $\frac{1}{4}$ Sec. 2 and 12 acres in NW $\frac{1}{4}$ NE $\frac{1}{4}$ Sec. 2, and 8 acres in SW $\frac{1}{4}$ NW $\frac{1}{4}$ Sec 1 and 10 acres in NW $\frac{1}{4}$ SW $\frac{1}{4}$ Sec. 1 Tp 19 S R 37 E.W.M. making 58 acres of new appropriation for land not now irrigated.

STATE OF OREGON, }
County of Marion } ss.

This is to certify that I have examined the foregoing application, together with the accompanying maps and data, and return the same for correction or completion, as follows:.....

Corrected land description

In order to retain its priority, this application must be returned to the State Engineer, with corrections, on or before Sept 4 191 4

WITNESS my hand this 5 day of Aug., 191 4

Percy A Cupper
Acting - State Engineer.
RWP

Application No. 3804
Permit No. 2178

PERMIT
TO APPROPRIATE
THE PUBLIC WATERS OF
THE STATE OF OREGON

Division No. 2 District No.

This instrument was first received
in the office of the State Engineer at
Salem, Oregon, on the 20
day of July, 1914,
at 1:30 o'clock P.M.

Returned to applicant for correction
Aug 5 1914

Corrected application received
August 31, 1914

Approved:

Oct 10 1914

Recorded in Book No. 9 of
Permits, on Page 2178

John H. Lewis

State Engineer.

PAC McC 1 map \$16.70

STATE OF OREGON, }
County of Marion } ss.

This is to certify that I have examined the foregoing application and do hereby grant the same, subject to the following limitations and conditions: If for irrigation, this appropriation shall be limited to one-eightieth of one cubic foot per second, or its equivalent, for each acre irrigated, ~~and shall be subject to such reasonable rotation system as may be ordered by the proper State officer.~~ including waters secured under prior appropriations for which this appropriation is in part supplemental, and shall be subject to such reasonable rotation system as may be ordered by the state officer.

The priority date of this permit is July 20, 1914

The amount of water appropriated shall be limited to the amount which can be applied to beneficial use and not to exceed 3.33 cubic feet per second, or its equivalent in case of rotation. ~~The priority date of this permit is~~, 1914

Actual construction work shall begin on or before October 10, 1915

and shall thereafter be prosecuted with reasonable diligence and be completed on or before June 1, 1916

Complete application of the water to the proposed use shall be made on or before October 1, 1917

WITNESS my hand this 10th day of October, 1914

John H. Lewis

State Engineer.

Permits for power development are subject to the limitation of franchise and the payment of annual fees as provided in Chapter 240, Session Laws of 1911.